ATTORNEY DOCKET: M190.145.101

United States Patent Application

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below non to my name, that	red inventor I he	xeby declare that:	my residence,	post of	fice address as	ed citizenship a	re as stated	below
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I varily believe I am t plural inventors are named belo outitled "SURGICAL MICRO-						
The specification of which a. X is attached bereto b. as sus filed on as at application) described and clai reviewed and for which I solicit	plication a mad in int a Voited S	serial no and we ernational ho. tates patent.	/As amended cm and as	(if applical amended or	ble) (in the case of	F a PCT-filed Which I have
I hereby state that I have reviewended by any amendment referre	eved and und	derstand the contents	of the above-identif	ied specifi	cation, including th	10 claims, as
I acknowledge the duty to disclo 37, Code of Pederal Regulations,	se informaț 1 81.56(a).	ion which is material	to the examination o	of this appl	ication in accordance	e with Title
I hereby claim foreign priority of inventor's certificate list cortificate having a filing date	before tha	t of the application	States Code, §119/3 fied below any fore on the besis of which	55 of any forign application of the second s	oreign application(s stion for patent o claimed:) for patent r inventor's
a. <u>x</u> no such applications have be such applications bave be	on filed as	follows:				
F	REIGN APPL	CATION(S), IP ANY. CI	AIRING PRIORITY UNDE	R 35 USC 511	9	
(PRIVATE)COUNTRY	APPLICATIO	N MUMBER	DATE OF FILING		DATE OF ISSUE	
ALL	PORKIGN APP	LICATIONS, IF ANY, PI	LED BEFORE THE PRICE!	TV APPLYCAM	TON/E)	
(PRIVATE)COUNTRY	APPLICATIO		DATE OF FILING	20 737 (2007)	DATE OF ISSUE	
I hereby claim the benefit was application(s) listed below and, prior United States application acknowledge the duty to discloscorred between the filing date we hereby claim priority benefit below:	of the pri	information as def or application and the	ined in Title 37. Constitutional or PCT int	ode of Fed ernational	eral Regulations, S Ciling date of this	ode, Sll2, I 156(a) which application.
(PRIVATE)U.S. APPLICATION MUNIC	JER ·	DATE OF FILING		STATUS (p	stented, pending, al	andoned)
I hereby appoint the following	attorney(s)	and/or agent(s) to	prosecute this appli	cation and	to transact all has	ingse in the

Harold R. Patron Michael J. Jero Gunn Wolde-Michael Thomas F. Woods	Reg. No. 22,157 Reg. No. 34,472 Reg. No. 36,724 Reg. No. 36,726	Kenneth J. Collier Daniel W. Latham Curtis D. Kinghorn Bark B. Waldbaatte	Reg. No. 34,982 Reg. No. 30,401 Reg. No. 33,926	Thomas G. Berry Stephen Waker Bayer Timothy A. Czaja	Reg. No. 31,73 Reg. No. 32,15 Reg. No. 39,64
Thomas 1. Moods	Keg. No. 36,726	Eric R. Waldkoetter	Reg. No. 36.713	•	G

g 1.56 Daty of disclosure, fraud, striking or rejection of applications. \$ 1.56 Dety of disclosure, fraud, striking or rejection of applications.

(a) A duty of candor and good faith toward the Ratent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a chyplication. Such information they are means of which is material to the examination of the application. Such information is material where there is substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

ATTORNEY DOCKET: M190.145.101

Please direct all correspondence in this case to:

Timothy A. Csajn, Esq. DXCKB, HILLIG & C2AJA, FILC Fifth Street Towars, Suits 2250 100 Eouth Fifth Street Kinneapolis, Minnesota 55402 Telephone No. (612) 573-2004

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that those statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued theorem.

{PRIV	Pull Name of	FIRST NAME	MIDDLE INITIAL	LAST NAME
atr	Inventor	Kenneth	M-	Adams
72				
•				
•	Residence &	CITY	STATE OR FOREIGN COUNTRY	CITIZENSHIP
	Citizenship	Jacksonville	Biorida	United States
	Pest Office	POST OFFICE ADDRESS	CITY	STATE/ZIP/COUNTRY
	Address	10336 Cypress Lakes Drive	Florida	Florida 32256 / United States of America
SIGNAT	URE OF INVENT	TOR 201		DATE 9-4-03
2	Pull Name of	FIRST NAME	MIDLE INITIAL	LAST NAME
0	Inventor	Cecil	0.	Lewis
2				<u> </u>
	Residence &	CITY	STATE OR POREIGN COUNTRY	CITIZENSHIP United States
	Chizenship	Jacksonville	Florida	
	Post Office	POST OFFICE ADDRESS	CITY .	STATE/ZIP/COUNTRY
	Address	4170 Tradewinds Drive	Jacksonville	Florida 32250 / United States of America
SIGNAT	TURE OF INVEN	TOR 2/12		9/8/03

Additional pages for fourth and subsequent inventors attack	Additional	pages :	for	fourth	and	subsequent	inventors	attache
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